| 1  | JEFFREY I. PITEGOFF, ESQ.<br>Nevada Bar No. 005458                                  |   |  |  |  |
|----|---|---|--|--|--|
| 2  | DANIEL S. CEREGHINO, ESQ.   |   |  |  |  |
| 3  | Nevada Bar No. 011534 MORRIS, SULLIVAN, LEMKUL & PITEGOFF                           |   |  |  |  |
| 4  | 3770 Howard Hughes Parkway, Suite 170<br>Las Vegas, Nevada 89169                    |   |  |  |  |
| 5  | Telephone No.: (702) 405-8100<br>Fax No.: (702) 405-8101                            |   |  |  |  |
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| 7  | Attorney for Defendants   |   |  |  |  |
| 8  |   |   |  |  |  |
|    | IN THE UNITED STAT  | ES DISTRICT COURT                                   |  |  |  |
| 9  | FOR THE DISTRI  | ICT OF NEVADA                                       |  |  |  |
| 10 | THOMAS W. FINN, an individual,  | CASE NO: 2:14-cv-01835-JAD-GWF                      |  |  |  |
| 11 | Plaintiff,  | g   |  |  |  |
| 12 | vs.   | STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINES |  |  |  |
| 13 | CITY OF BOULDER CITY, a political   | (Fifth Request)                                     |  |  |  |
| 14 | subdivision of the STATE OF NEVADA;<br>DAVE OLSEN, individually and in his          |   |  |  |  |
| 15 | capacity as City Attorney of Boulder City;<br>ROGER ROBLER, individually and in his |   |  |  |  |
| 16 | capacity as Mayer of Boulder City; CAM WALKER, ROD WOODBURY, PEGGY                  |   |  |  |  |
| 17 | LEAVITT, and DUNCAN MCCOY, individually and in their capacities as City             |   |  |  |  |
| 18 | Councilmembers,   |   |  |  |  |
| 19 | Defendants.   |   |  |  |  |
| 20 |   |   |  |  |  |
| 21 | The parties hereto, by and through the  | eir respective undersigned counsel of record,       |  |  |  |
| 22 | hereby stipulate, agree, and make joint applicati                                   | on to extend the date for the close of discovery    |  |  |  |
| 23 | to January 6, 2017, from the presently set da                                       | ate of November 18, 2016, and the date for          |  |  |  |
| 24 | dispositive motions to February 6, 2017, from the                                   | ne presently set date of December 19, 2016.         |  |  |  |
| 25 | In regard to the status of the case, to date  | the parties have completed the following:           |  |  |  |
| 26 | 1. Complaint [Dkt. 1], filed 11/3/14  | ;   |  |  |  |
| 27 | ///   |   |  |  |  |

| 1  | 2. Defendants' Motion to Dismiss and/or for More Definite Statement [Dkt. 10],                   |
|----|--|
| 2  | filed 2/18/15;   |
| 3  | 3. Order granting Defendants' Motion for More Definite Statement [Dkt. 24], filed                |
| 4  | 5/6/15;  |
| 5  | 4. First Amended Complaint [Dkt. 25], filed 5/26/15;   |
| 6  | 5. Answer [Dkt. 36], filed 7/20/15;  |
| 7  | 6. Early Neutral Evaluation, held 6/24/15  |
| 8  | In regard to the completed discovery in this case:   |
| 9  | 1. Plaintiff's FRCP 26 Disclosures, served 10/21/15  |
| 0  | 2. Defendants' FRCP 26 Disclosures, served 10/21/15;   |
| .1 | 3. Defendants' 1 <sup>st</sup> Set of Requests for Production of Documents, served 10/21/15;     |
| _2 | 4. Defendants' 1 <sup>st</sup> Set of Interrogatories, served 10/21/15.                          |
| .3 | 5. Plaintiff's responses to Defendants' 1st Sets of Interrogatories and Requests for             |
| 4  | Production of Documents, served November 20, 2015;   |
| .5 | 6. Plaintiff's 1 <sup>st</sup> Sets of Requests for Production of Documents, Interrogatories and |
| -6 | Requests for Admission to Defendant Olsen, served November 17, 2015;                             |
| 7  | 7. Plaintiff's 1 <sup>st</sup> Sets of Requests for Production of Documents, Interrogatories and |
| -8 | Requests for Admission to Defendant Boulder City, served November 17, 2015;                      |
| .9 | 8. Plaintiff's Supplemental Witness list, served December 4, 2015;                               |
| 20 | 9. Defendants' responses to Plaintiff's Interrogatories, Requests for Production                 |
| 21 | and Request for Admissions, served January 20, 2016;   |
| 22 | 10. Defendants' various supplemental responses to these written requests;                        |
| 23 | 11. Plaintiff's Second FRCP 26 Supplement, served January 28, 2016;                              |
| 24 | 12. Plaintiff's Third FRCP 26 Supplement, served February 16, 2016;                              |
| 25 | 13. Defendants' 2nd Set of Requests for Production of Documents and                              |
| 26 | Interrogatories, served February 19, 2016;   |
| 27 | 14. Plaintiff's 4 <sup>th</sup> FRCP 26 Supplement, served March 7, 2016;                        |

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| 1  | 15. Defendants' 1 <sup>st</sup> Rule 26 supplement, served March 9, 2016;                        |  |
|----|--|--|
| 2  | 16. Defendants' Supplemental responses to Plaintiff's 1st sets of interrogatories and            |  |
| 3  | requests for admission, served March 25, 2016;   |  |
| 4  | 17. Plaintiff's 5 <sup>h</sup> and 6 <sup>th</sup> FRCP 26 Supplements, served June 13, 2016;    |  |
| 5  | 18. Defendants' 2 <sup>nd</sup> Rule 26 supplement, served June 2016;                            |  |
| 6  | 19. Plaintiff's responses to the City's 2 <sup>nd</sup> sets of interrogatories and requests for |  |
| 7  | production, served June 29, 2016;  |  |
| 8  | 20. Plaintiff's 7 <sup>th</sup> FRCP 26 Supplement, served June 29, 2016;                        |  |
| 9  | 21. Defendants' 3 <sup>rd</sup> Rule 26 supplement, served July 7, 2016;                         |  |
| -0 | 22. Plaintiff's supplemental responses to the City's 2 <sup>nd</sup> sets of interrogatories and |  |
| .1 | request\s for production, served July 18, 2016;  |  |
| _2 | 23. Defendants' 4th Rule 26 supplement, served August 1, 2016;                                   |  |
| .3 | 24. Defendant Olsen's responses to Plaintiff's 2d requests for admission and for                 |  |
| 4  | production of documents, served August 3, 2016;  |  |
| -5 | 25. Plaintiff's 8 <sup>th</sup> FRCP 26 Supplement, served August 13, 2016;                      |  |
| -6 | 26. Plaintiff's 9 <sup>th</sup> FRCP 26 Supplement, served October 4, 2016.                      |  |
| 7  | 27. The parties have also completed the following depositions;:                                  |  |
| -8 | a. Aaron Johnson;  |  |
| .9 | b. John Chase;   |  |
| 20 | c. Thomas Healing;   |  |
| 21 | d. Bill Conger;  |  |
| 22 | e. Cam Walker;   |  |
| 23 | f. Bryce Boldt;  |  |
| 24 | g. Dave Olsen (defendant, City Attorney)(substantially, but not totally                          |  |
| 25 | completed);  |  |
| 26 | h. Dave Olson (BCPD detective);  |  |
| 27 | i. Vicki Mayes; and.   |  |
| I  |  |  |

| 1  | j. Anthony Kotlarz.   |
|----|---|
| 2  | 28. The parties were also involved in a motion to compel which was resolved by                  |
| 3  | the Court's Order of Septemberr 19, 2016 (ECF No. 68).  |
| 4  | Defendants' discovery efforts were hampered by the fact the undersigned Defense                 |
| 5  | counsel was trial counsel in a Clark County District Court trial in September that lasted three |
| 6  | weeks. Fortunet, Inc. v. Playboy Publishing, LLC., et als, Case No. A-11-645734.                |
| 7  | Trial started on September 6, 2016 and continued until September 23. Including pretrial         |
| 8  | preparation for that trial, Defendant's counsel was preoccupied for six full weeks.             |
| 9  | The parties anticipate the remaining discovery will include taking the following                |
| 10 | depositions:  |
| 11 | 1. Plaintiff;   |
| 12 | 2. Several of the individually named Defendants:  |
| 13 | i. Remainder of Dave Olsen;   |
| 14 | ii. Roger Tobler;   |
| 15 | iii. Peggy Leavitt;   |
| 16 | iv. Rod Woodbury;   |
| 17 | v. Duncan McCoy.  |
| 18 | 3. Numerous other percipient witnesses, including a significant number of non-                  |
| 19 | party witnesses:  |
| 20 | i. Brok Armantrout;   |
| 21 | ii. Dave Fraser;  |
| 22 | iii. Scott Hansen;  |
| 23 | iv. Stephen Stubbs.   |
| 24 | 4. Any additional witnesses that may be identified during the course of discovery.              |
| 25 |   |
| 26 |   |
| 27 |   |

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| 1  | The discovery schedule presently in effect i  | s as follows:   |   |  |  |
|--|---|---|---|--|--|
| 2  | 1. Joining parties and amending pleadings:  |   | Closed.   |  |  |
| 3  | <ul><li>2. Simultaneous exchange of Expert Disclosures si</li><li>3. Rebuttal Expert Reports due:</li></ul>   | hall be due:  | Closed.   |  |  |
| 4  | <ul><li>4. Close of discovery shall be:</li><li>5. Dispositive motions shall be filed no later than:</li></ul>  |   | November 18, 2016.<br>December 19, 2016.                          |  |  |
| 5  | 6. Pretrial Order (or to be set at a later date by the  | Court):   | January 18, 2017.   |  |  |
| 6  | The proposed modified schedule is:  |   |   |  |  |
| 7  | 1. Joining parties and amending pleadings:  |   | Closed.   |  |  |
| 8  | <ul><li>2. Simultaneous exchange of Expert Disclosures si</li><li>3. Rebuttal Expert Reports due:</li></ul>   | hall be due:  | Closed.   |  |  |
| 9  | <ul><li>4. Close of discovery shall be:</li><li>5. Dispositive motions shall be filed no later than:</li></ul>  |   | January 6, 2017.<br>February 6, 2017.                             |  |  |
| 10   | 6. Pretrial Order (or to be set at a later date by the  | Court):   | March 8, 2017   |  |  |
| 11   | In the event dispositive motions are filed, the date for filing the joint pretrial order shall  |   |   |  |  |
| 12   | be suspended until 30 days after a decision of the dispositive motions.   |   |   |  |  |
| 13   | DATED this 12 <sup>th</sup> day of October, 2016  | DATED this 1  | 2th day of October 2016   |  |  |
|  | DATED this 12 day of October, 2010  | DATED this 12 <sup>th</sup> day of October, 2016            |   |  |  |
| 14   |   |   |   |  |  |
| 14<br>15   | MORRIS SULLIVAN LEMKUL<br>& PITEGOFF  | FLANAGAN  | , LTD.  |  |  |
|  | & PITEGOFF  |   | I, LTD.<br>Sean P. Flanagan                                       |  |  |
| 15   | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ.  | <u>/s/ S</u><br>SEAN P. FLA                                 | Sean <i>P. Flanagan</i><br>ANAGAN, ESQ.                           |  |  |
| 15<br>16   | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ.  Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF  | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity                 | Sean <i>P. Flanagan</i><br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.     |  |  |
| 15<br>16<br>17   | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA   | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18   | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ.  Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF  3770 Howard Hughes Parkway, Suite 170                       | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19                                     | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19<br>20                               | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19<br>20<br>21                         | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19<br>20<br>21<br>22                   | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23             | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24       | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |
| 15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25 | & PITEGOFF  /s/ Jeffrey I. Pitegoff  JEFFREY I. PITEGOFF, ESQ. Nevada Bar No. 005458  MORRIS, SULLIVAN, LEMKUL & PITEGOFF 3770 Howard Hughes Parkway, Suite 170 Las Vegas, Nevada 89169 | SEAN P. FLA<br>Nevada Bar N<br>10223 Rarity<br>Las Vegas, N | Sean P. Flanagan<br>ANAGAN, ESQ.<br>Jo. 005304<br>Ave.<br>V 89135 |  |  |

**ORDER** IT IS SO ORDERED. The modified schedule is: 1. Joining parties and amending pleadings: Closed. 2. Simultaneous exchange of Expert Disclosures shall be due: Closed. 3. Rebuttal Expert Reports due: Closed. 4. Close of discovery shall be: January 6, 2017 5. Dispositive motions shall be filed no later than: February 6, 2017 6. Pretrial Order (or to be set at a later date by the Court): March 8, 2017 In the event dispositive motions are filed, the date for filing the joint pretrial order shall be suspended until 30 days after a decision of the dispositive motions. Dated: October 13, 2016